

REMARKS/ARGUMENTS

Claims 2-15 remain in the subject application. Claims 2, 3, 11 and 15 are amended, as recited hereinabove.

Claims 2-15 have been rejected under 35 U.S.C. 102(e) as being allegedly anticipated by Hasbun et al. (5,586,285). Claims 2, 3 and 11 and 15, as amended hereinabove, are believed to be patentable over Hasbun et al. It is therefore also believed that all claims depending therefrom are necessarily patentable over Hasbun et al. Reconsideration and allowance of claims 2-15 is hereby respectfully requested.

Applicant wishes to thank the Examiner for discussing the current status of the claims and amendments thereto telephonically. Applicant has noted the remarks, made by the Examiner, in the final office action and has attempted to incorporate the arguments raised in the amendment of September 25, 2003, into claims 2, 3, 11 and 15, as recited hereinabove.

Unlike Hasbun et al., the claimed invention teaches "writing data for the one or more sectors of data to be rewritten to one or more new blocks identified by the same group of logical block addresses without moving or copying the data ..."

In Hasbun et al., there is no apparent discussion of such grouping of blocks vis-a-vis writing or rewriting of sectors of data, which is what Applicant refers to as block management. In Hasbun et al., there is simply a discussion on writing a compressed sector without regard to the management of blocks, as claimed in the present invention. It is believed that such block management of the present invention improves overall system performance in a way unknown to Hasbun et al.

That is, by way of example, in Hasbun et al., after a sector is written to a block, the next sector(s) to be written, if different than those already written, are written to another block. Then, if the sector that was already written thereto, in the same block, is rewritten by the host, it will be written to the same block only if there is enough free memory to accommodate the sector(s). Writing of additional sectors generally results in writing to other blocks that have enough free locations to accommodate the additional sectors. Consequently, in Hasbun et al., there is a scattering of the sectors that are written thereto by the host,

throughout memory, such that ultimately and prior to erasure or clean-up of blocks, the sectors need be re-grouped or organized resulting in the copying of, for example, the sector that was rewritten to an original block, to another location. In fact, a search is done of all "good" sectors and then these "good" sectors are collected or gathered and then copied to other blocks. [See Hasbun et al.: Cols. 15-17]

In the claimed invention however, such copying or moving is avoided, as recited by "without moving the data in the sectors in said ..." as well as the "one or more blocks being identified by a group of logical block addresses corresponding to a predetermined group of sectors". That is, the group of logical block addresses, which cause identification of the block within which one or more sectors are written thereto, correspond to a predetermined group of sectors and if these sectors are rewritten, another block is used to store the rewritten data, thus, there is no need to move information from the block that contained the first write of sectors. [See Specification: Page 19, lines 20-30 and Estakhri et al., U.S. Patent No. 5,845,313, at col. 7, lines 50-52 of which the subject application is a continuation-in-part.] Additionally, writing of other sectors is done to other blocks, without consideration of whether or not the sector fits in the particular block, as done by Hasbun et al. which when coupled with avoiding moving or copying also avoids scattering of sectors, as in Hasbun et al.

Lastly, the present invention, as claimed, rewrites sectors, whereas, Hasbun et al. write a compressed sector.

Accordingly, it is submitted that independent claims 1, 3, 11 and 15 are patentable over Hasbun et al. Additionally, all claims depending therefrom are also necessarily patentable over Hasbun et al.

Reconsideration and allowance of claims 2-15 is hereby respectfully requested. Applicants submit that the subject application is now in condition for allowance and an early notice thereof is respectfully requested. Should any further amendment be required prior to passing the application to issue, the Examiner is respectfully invited to contact the undersigned by telephone at the number set out below.

Application no. 09/620,544
Amdt. Date November 20, 2003
Reply to Final Office Action of October 23, 2003

Respectfully submitted,
LAW OFFICES OF IMAM

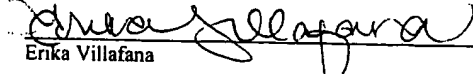
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I hereby certify that this correspondence with all attachments is being deposited with the U.S. Postal Service as first class mail in an envelope addressed to: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Arlington VA 22313-1450 on December 2, 2003 by Erika Villafana.

December 2, 2003


Erika Villafana